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2016-CV11746 - NAYSIA MOSELEY V ADIENT US LLC (E-CASE)

Case Header	Parties & Attorneys	Docket Entries	Charges, Judgments & Sentences	Service Information	Filings Due	Scheduled Hearings & Trials	Civil Judgments	Garnishments/ Execution
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- 05/11/2020
☐
[Pet Filed in Circuit Ct](#)
Petition; Exhibit A - Charge of Discrimination; Exhibit B - Notice of Right to Sue.
- ☐
[Confid Filing Info Sheet Filed](#)
CivilCaseInfoSheet.
Filed By: IVAN L NUGENT
- ☐
[Motion Special Process Server](#)
Motion For Private Process Service.
Filed By: IVAN L NUGENT
- ☐
[Proposed Order Filed](#)
Order For Private Process Service.
Filed By: IVAN L NUGENT
On Behalf Of: NAYSIA MOSELEY
- ☐
[Filing Info Sheet eFiling](#)
Filed By: IVAN L NUGENT
- ☐
[Judge Assigned](#)
- ☐
[Request for Jury Trial Filed](#)
Filed By: IVAN L NUGENT
- 05/12/2020
☐
[Case Mgmt Conf Scheduled](#)
Scheduled For: 08/31/2020; 9:00 AM ; JOEL P FAHNESTOCK; Jackson - Kansas City
- ☐
[Order - Special Process Server](#)
- ☐
[Summons Issued-Circuit](#)
Document ID: 20-SMCC-3886, for US LLC, ADIENT.
- 05/22/2020
☐
[Certificate of Service](#)
Affidavit Of Service.
Filed By: IVAN L NUGENT

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Released 11/25/2019

EXHIBIT B

Case 4:20-cv-00480-SRB Document 1-2 Filed 06/12/20 Page 1 of 29

**IN THE CIRCUIT COURT OF JACKSON COUNTY
AT KANSAS CITY**

NAYSIA MOSELEY)	
)	
Plaintiff,)	
v.)	
)	Case No.
ADIENT US LLC,)	
)	JURY DEMAND REQUESTED
<i>Registered agent:</i>)	
C T CORPORATION SYSTEM)	
120 SOUTH CENTRAL AVENUE)	
ST. LOUIS, MO 63105)	
)	
Defendant.)	

PETITION FOR DAMAGES

COMES NOW, Plaintiff, by and through the undersigned counsel, and for her cause of action against Defendant, states as follows:

JURISDICTION AND VENUE

1. Plaintiff alleges discrimination and retaliation in employment under the Missouri Human Rights Act, §213.010 *et. seq.*
2. Venue is proper with this Court because the events giving rise to Plaintiff's claims arose in Jackson County, Missouri.

PARTIES

3. Plaintiff Naysia Moseley (hereinafter "Moseley" or "Plaintiff") is an individual who was an employee of Defendant Adient US LLC (hereinafter "Adient" or "Defendant").

BACKGROUND FACTS AND EXHAUSTION OF ADMINISTRATIVE REMEDIES

4. Moseley was an employee of Adient who experienced discriminatory treatment as early

as 2017 until she was terminated in January 2019, via certified mail, to her residence in Kansas City, Missouri, Jackson County.

5. At all times mentioned herein, Moseley was an employee of Defendant within the meaning of the Missouri Human rights Act, §§213.010 *et. seq.* RSMo. (“MHRA”) and entitled to all of the benefits and protections of the MHRA.
6. Adient is an “employer” within the meaning of the MHRA because it employs more than six (6) employees in the State of Missouri.
7. During the course of her employment with Defendant, Moseley performed at or above performance standards expected of Defendant’s employees.
8. Plaintiff met all qualifications of the positions she held with Defendant.
9. Plaintiff is an African American female and from 2017 through her termination in 2018 was subjected to sex discrimination and retaliation all as defined under the Missouri Human Rights Act.
10. The true reasons for the adverse employment actions of Defendant, including termination and/or other disparate treatment in the terms and conditions of Moseley’s employment, were illegal sex discrimination and retaliation for complaining about discrimination.
11. Defendant’s actions constitute illegal sex discrimination and/or retaliation against Moseley in the terms and conditions of her employment in violation of the MHRA.
12. On or about July 19, 2019, Plaintiff filed a timely charge of sex discrimination and retaliation against the Defendant with the Missouri Commission on Human Rights (“MCHR”). The Charge of Discrimination is attached hereto and incorporated as though fully set forth herein as Exhibit A.
13. On or about February 13, 2020, the MCHR issued its Notice of Right to sue to Moseley.

The Notice of right to Sue is attached hereto and incorporated as though fully set forth herein as Exhibit B.

14. This lawsuit was filed within ninety (90) days of the MCHR's Notice of Right to Sue.

15. The Charge of Discrimination attached as Exhibit A provided the MCHR sufficient opportunity to investigate the full scope of the controversy between the parties and, accordingly, the sweep of this MCHR judicial complaint may be and is as broad as the scope of the MHRA investigation that could reasonably be expected to have grown out of the charge.

COUNT I: EMPLOYMENT DISCRIMINATION –SEX

16. Plaintiff incorporates by reference the allegations in paragraphs 1 through 15 as though fully set forth herein.

17. Plaintiff is an African American female.

18. Plaintiff's sex was a motivating factor to the decisions by Defendant to discipline Plaintiff without just cause and unfairly move Plaintiff along the discipline spectrum; unfairly discipline and single Plaintiff out during her employment, despite the same conduct being exhibited by Plaintiff's male co-workers; and terminate Plaintiff for defending herself after being verbally bullied and attacked by another employee all as described in his Charge of Discrimination attached and incorporated as Exhibit A.

19. As a direct and proximate result of Defendant's illegal discriminatory actions, Plaintiff has sustained economic and non-economic damages.

20. Defendant's conduct was willful, wanton and malicious, and showed complete indifference to or conscious disregard of the rights of Plaintiff under the MHRA, thus

justifying an award of punitive damages in an amount sufficient to punish Defendant and to deter them from like conduct in the future.

WHEREFORE, Plaintiff prays for judgment in her favor and against Defendant on Count I and requests an award of her actual and punitive damages and her reasonable attorney's fees, together with her costs and any other relief the Court deems fair and equitable.

COUNT II RETALIATION

21. Plaintiff alleges and incorporates herein the allegations in paragraphs 1 through 20 as though fully set forth herein.
22. Plaintiff had a good faith, reasonable belief that Defendant was engaging in unlawful employment practices, intentionally creating a hostile work environment for women, including violations of laws prohibiting discrimination and harassment, and she reported her concerns and opposition to these unlawful practices to Defendant.
23. Plaintiff believed she was eligible for leave via the Family Medical Leave Act ("FMLA") and requested such leave.
24. Defendant intentionally retaliated against Plaintiff in the terms and conditions of her employment because of her report of and/or opposition to unlawful employment practices and for requesting FMLA leave, including but not limited to, by taking no appropriate action to remedy the illegal conduct; by refusing to address Plaintiff's complaints about discrimination; and, by creating an adversarial work environment and eventually terminating Plaintiff.
25. Plaintiff expressed her objections to this illegal and discriminatory treatment by Defendant; however, she continued to be subjected to discriminatory treatment in the form of a hostile work environment, including hostile, biased and discriminatory actions,

being unfairly placed on administrative leave, and ultimately a gender-biased hostile work environment that eventually lead to the termination of Plaintiff.

26. As a direct and proximate result of Defendant's illegal retaliatory actions, Plaintiff has sustained economic and non-economic damages.

27. Defendant failed to make good faith efforts to enforce policies to prevent discrimination and retaliation against its employees, including Plaintiff.

28. Defendant's conduct was willful, wanton and malicious, and showed complete indifference to or conscious disregard of the rights of Plaintiff under the MHRA, thus justifying an award of punitive damages in an amount sufficient to punish Defendant and to deter them from like conduct in the future.

WHEREFORE, Plaintiff prays for judgment in her favor and against Defendant on Count II and requests an award of her actual and punitive damages and her reasonable attorneys' fees, together with her costs and any other relief the Court deems fair and equitable.

JURY DEMAND

Plaintiff demands a trial by jury on all issues so triable by law.

Respectfully Submitted,

KRIGEL & KRIGEL, P.C.



Ivan L. Nugent, MO #62148
4520 Main, Ste. 700
Kansas City, MO 64111
Tele: (816) 756-5800
Fax: (816) 756-1999
inugent@krigelandkrigel.com

ATTORNEY FOR PLAINTIFF



MICHAEL L. PARSON
GOVERNOR

MISSOURI DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS 2016-CV11746

MISSOURI COMMISSION ON HUMAN RIGHTS

ANNA S. HUI
DEPARTMENT DIRECTOR

Melody A. Smith Ed.D
Acting COMMISSION CHAIR

ALISA WARREN, PH.D.
EXECUTIVE DIRECTOR

NOTICE THAT A COMPLAINT HAS BEEN FILED

July 25, 2019

Ivan L. Nugent
4520 Main Street, Suite 700,
Kansas City, MO 64111

RE: Naysia Moseley v. ADIENT
E-07/19-51206; 28E-2019-01291C

This is to inform you the enclosed complaint alleging employment discrimination has been dually filed with the Missouri Commission on Human Rights (MCHR) and the federal Equal Employment Opportunity Commission (EEOC). **Please keep this letter for future reference.**

This complaint will be investigated by MCHR. You are encouraged to cooperate fully in the investigation. An investigator from our agency will be in contact with you. Please keep in mind:

It is VERY IMPORTANT you keep us informed of any change in your address, telephone numbers or email address. The preferred method of contact is email.

In determining if a violation of the law occurred, the Executive Director will consider all facts and evidence provided by you and Respondent in the course of the investigation.

We have already requested Respondent's response to your complaint. When your case is assigned, the investigator will contact you to discuss your allegations and the response.

The parties are encouraged to consider settling this complaint on mutually agreeable terms. Please keep us informed if you and Respondent resolve your complaint.

If a questionnaire is enclosed, then please complete and mail it to me by REGULAR, FIRST-CLASS MAIL ONLY at the address marked below.

Due to limited resources and an increase in the volume of complaints, MCHR is experiencing significant delays in assigning cases to investigators. While we are making every effort to assign the complaints to investigators in a timely manner, it will be a number of months before your complaint is assigned. We apologize for the anticipated delay and thank you for your patience.

If you have any questions, my email address is listed below. Thank you.

Kristy Lambert, J.D., Unit Supervisor - Kristy.Lambert@labor.mo.gov

Enclosures: copy of complaint, General information Sheet

NOTICE OF STATUTE PROHIBITING RETALIATION

It shall be an unlawful practice for any employer, labor organization, or employment agency to discharge, expel, or otherwise discriminate against any person because he or she has opposed any practices forbidden under this law or because he or she has filed a complaint, testified, or assisted in any proceeding under Chapter 213, RSMo. as amended.



3315 W. TRUMAN BLVD.
P.O. Box 1129
JEFFERSON CITY, MO 65102-1129
PHONE: 573-751-3325
FAX: 573-751-2905



111 N. 7TH STREET, SUITE 903
ST. LOUIS, MO 63101-2100
PHONE: 314-340-7590
FAX: 314-340-7238



P.O. Box 1300
OZARK, MO 65721-1300



1410 GENESSEE, SUITE 260
KANSAS CITY, MO 64102-1047
FAX: 816-889-3582



106 ARTHUR STREET
SUITE D
SIKESTON, MO 63801-5454
FAX: 573-472-5321

Relay Missouri: 1-800-735-2966 (TDD) 1-800-735-2466 (Voice)
www.labor.mo.gov/mohumanrights E-Mail: mchr@labor.mo.gov



MISSOURI DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS
COMMISSION ON HUMAN RIGHTS
CHARGE OF DISCRIMINATION

Enter Charge Number

☐ FEPA **E-07/19-51206**
☐ EEOC **28E-2019-01291C**

This form is affected by the Privacy Act of 1974; see Privacy Act Statement before completing this form.

Missouri Commission on Human Rights and EEOC

Name (Indicate Mr., Ms., or Mrs.) Ms. Naysia Moseley	Date of Birth 1995	Home Telephone No. (Include Area Code) 816-825-8579
Street Address 3949 Topping Ave.	City, State and Zip Code Kansas City, Missouri 64129	County Jackson County

Named below is the Employer, Labor Organization, Employment Agency, Apprenticeship, Committee, State or Local Government Agency who discriminated against me (if more than one list below).

Name Adient	No. of Employees/Members 500+	Telephone No. (Include Area Code) 816-546-3942
Street Address 4101 NW Mattox Rd.	City, State and Zip Code Riverside, Missouri 64150	
Name	No. of Employees/Members	Telephone No. (Include Area Code)
Street Address	City, State and Zip Code	

Cause of Discrimination based on (Check appropriate box(es))			Date Discrimination took Place (Month, Day, Year)
<input type="checkbox"/> Race	<input type="checkbox"/> Color	<input checked="" type="checkbox"/> Sex	January 22, 2019
<input type="checkbox"/> National Origin	<input type="checkbox"/> Religion	<input type="checkbox"/> Age	
<input type="checkbox"/> Disability	<input checked="" type="checkbox"/> Retaliation	<input type="checkbox"/> Other (Specify)	
<input checked="" type="checkbox"/> Continuing Action			

The Particulars Are (If additional space is needed, attach extra sheet(s)):
See Exhibit A.

FILED
JUL 19 2019
MO Commission on Human Rights
Jefferson City Office

FLORENCE C MOXHAM
Notary Public, Notary Seal
State of Missouri
Clay County
Commission # 18121161
My Commission Expires 10-14-2022

☐ I want this charge filed with both the EEOC and the Missouri Commission on Human Rights. I will advise the agencies if I change my address or telephone number and I will cooperate fully with them in the processing of my charge in accordance with their procedures.

NOTARY - (When necessary to meet State and Local Requirements)

Florence C Moxham

I swear or affirm that I have read the above charge and that it is true to the best of my knowledge, information and belief.

I declare under penalty of perjury that the foregoing is true and correct.

x *Naysia Moseley*
Charging Party (Signature)

7/19/19
Date

x *[Signature]*
Signature of Complainant

19th day of July 2019

Subscribed and sworn to before me this date (Day, month and Year)

Exhibit A to Naysia Moseley's Charge of Discrimination

1. I charge Adient with unlawful discrimination on the basis of my sex and in violation of the Missouri Human Rights Act ("MHRA"). I also charge Adient with unlawful retaliation in violation of the ("MHRA") and worker's compensation retaliation.
2. During my employment with Adient, I worked in a hostile, gender -biased work environment in which I was treated differently on the basis of my sex in the terms and conditions of my employment.
3. I was hired by Adient in approximately April 2016. By approximately April of 2017, as the only woman working on my section of the production line, I began experiencing pain in my right shoulder. I informed my supervisor, Human Resources ("HR") and Health & Safety.
4. After my worker's compensation claim was opened and processed, I was instructed to return to work in Approximately September of 2017.
5. Upon returning to work from my injury, I was immediately subjected to sexual harassment, unwelcomed advances and a hostile work-environment at the hands of Mike (last name unknown). Mike is a black male and was a supervisor on the passenger side of the assembly line.
6. Mike began hitting on me, commenting on my body, and consistently asking me to go out on dates and or have sex with him. I tried to ignore Mike in the beginning, thinking that would cause him to turn his attention to someone else. Mike continued and I began explicitly denying Mike's advances.
7. After standing up to Mike and demanding that he stop and leave me alone, Mike began to single me out, pick on me and harass me about any and every thing while I was on my shifts.
8. During my employment with Adient, my employer interfered with my right to exercise my rights under the FMLA by effectively prohibiting me from taking time off of work. My employer also retaliated against me as a result of me requesting FMLA leave.
9. I reported Mike's action and treatment to Human Resources and gave them a written statement about Mike's treatment and harassment. I expected Human Resources to investigate my complaint, put a stop to it and help me not to continue to feel like a victim.
10. In December of 2018, an employee started an altercation with me while I was doing my job. I was sent home and told that Human Resources would investigate the incident. I was never allowed to participate in the investigation, and instead was sent a letter to my home address in Kansas City (Jackson County) informing me of my termination. Prior to Adient's decision to terminate me, I was informed I would receive a 60-day suspension. Instead of investigating and protecting me, Adient suspended me without pay, then

terminated me, and has ignored my worker's compensation injury and my complaints about sexual harassment.

11. The actions of Adient and its agents constitute discrimination and retaliation on the basis of my sex, and the exercise of my rights under the workers' compensation statutes. I believe all of these factors motivated the Company's decision to terminate my employment. Because of this discrimination and retaliation, I have suffered economic damages and from emotional distress as a result of the harassment and subsequent termination.
12. Adient has failed to make good faith efforts to establish and enforce policies to prevent unlawful discrimination against and/or retaliation against its employees.
13. Adient has failed to properly train or otherwise inform its supervisors and employees concerning the Company's duties and obligations under civil rights laws.
14. By failing to take prompt and appropriate corrective action, Adient has condoned, ratified, and/or authorized the Company's discrimination and retaliation against me.
15. I seek compensatory damages, punitive damages, equitable relief in the form of back and front pay, and my reasonable attorneys' fees.

FILED

JUL 19 2019

MO Commission on Human Rights
Jefferson City Office



MICHAEL L. PARSON
GOVERNOR

ANNA S. HUI
DEPARTMENT DIRECTOR

Martha Staggs
COMMISSION CHAIRPERSON

ALISA WARREN, Ph.D.
EXECUTIVE DIRECTOR

MISSOURI DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS

MISSOURI COMMISSION ON HUMAN RIGHTS

2016-CV11746

Naysia Moseley
3949 Topping Avenue
Kansas City, MO 64129

NOTICE OF RIGHT TO SUE

RE: Naysia Moseley vs. ADIENT U.S., LLC
E-07/19-51206 28E-2019-01291C

The Missouri Commission on Human Rights (MCHR) is terminating its proceedings and issuing this notice of your right to sue under the Missouri Human Rights Act because you have requested a notice of your right to sue.

This letter indicates your right to bring a civil action within 90 days of the date of this notice against the respondent(s) named in the complaint. Such an action may be brought in any circuit court in any county in which the unlawful discriminatory practice is alleged to have occurred, but it must be brought no later than two years after the alleged cause occurred or its reasonable discovery. Upon issuance of this notice, the MCHR is terminating all proceedings relating to the complaint. No person may file or reinstate a complaint with the MCHR after the issuance of a notice of right to sue relating to the same practice or act. You are hereby notified of your right to sue the Respondent(s) named in your complaint in state circuit court. **THIS MUST BE DONE WITHIN 90 DAYS OF THE DATE OF THIS NOTICE OR YOUR RIGHT TO SUE IS LOST.**

You are also notified that the Executive Director is hereby administratively closing this case and terminating all MCHR proceedings relating to it. This notice of right to sue has no effect on the suit-filing period of any federal claims. This notice of right to sue is being issued as required by Section 213.111.1, RSMo, because it has been over 180 days after the filing of the complaint and MCHR has not completed its administrative processing.

Respectfully,

Alisa Warren, Ph.D.
Executive Director

February 13, 2020
Date

C: additional contacts listed on next page



Exhibit B

3315 W. TRUMAN BLVD.
P.O. BOX 1129
JEFFERSON CITY, MO 65102-1129
PHONE: 573-751-3325

111 N. 7TH STREET, SUITE 903
ST. LOUIS, MO 63101-2100
PHONE: 314-340-7590
FAX: 314-340-7238

P.O. BOX 1300
OZARK, MO 65721-1300

1410 GENESSEE, SUITE 260
KANSAS CITY, MO 64102
FAX: 816-889-3582

106 ARTHUR STREET
SUITE D
SIKESTON, MO 63801-5454
FAX: 573-472-5321

Missouri Commission on Human Rights is an equal opportunity employer/program. Auxiliary aides and services are available upon request to individuals with disabilities.

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www.labor.mo.gov/mohumanrights

E-Mail: mchr@labor.mo.gov

**IN THE CIRCUIT COURT OF JACKSON COUNTY
AT KANSAS CITY**

NAYSIA MOSELEY)	
)	
Plaintiff,)	
v.)	
)	Case No.
ADIENT US LLC,)	
)	
<i>Registered agent:</i>)	
C T CORPORATION SYSTEM)	
120 SOUTH CENTRAL AVENUE)	
ST. LOUIS, MO 63105)	
)	
Defendant.)	

MOTION FOR APPOINTMENT OF PRIVATE PROCESS SERVER

COMES NOW Petitioner, by and through counsel, and pursuant to Local Rule 4.9 of Jackson County Court Rules, hereby moves for the appointment of HPS Process Service & Investigations, Inc.:

Will Acree	PPS20-0275
Jan Adams	PPS20-0276
Roger Adams	PPS20-0277
Randy Adkins	PPS20-0225
Bobby Ali	PPS20-0278
Gregory Allen	PPS20-0279
Victor Aponte	PPS20-0280
Brandon Aschenbrenner	PPS20-0281
Julia Ascorra	PPS20-0282
Teresa Bailly	PPS20-0283
Joseph Baska	PPS20-0284
Robert Bassler	PPS20-0578
Carrington Bell	PPS20-0012
George Bell	PPS20-0286
Carlos Bialet	PPS20-0579
Dianna Blea	PPS20-0287
Richard J Blea	PPS20-0288
Robert Blixt	PPS20-0289
Brent Bohnhoff	PPS20-0014
Ann Bollino	PPS20-0291
Donnie C Briley	PPS20-0292
Kathy Broom	PPS20-0293
Kenneth Brown	PPS20-0294
Douglas S Brower	PPS20-0580
Hester Bryant	PPS20-0019
Nicholas Bull	PPS20-0020

James F Burke	PPS20-0296
Randy Burrow	PPS20-0021
Gory Burt	PPS20-0022
Maurice Burton	PPS20-0298
Steve Butcher	PPS20-0581
William Caputo	PPS20-0299
Kyle Carter	PPS20-0023
Charles Casey	PPS20-0300
George Castillo	PPS20-0301
Fidel A Cervantes	PPS20-0302
Trenia Cherry	PPS20-0303
Joyce Clemmons	PPS20-0304
John Clor	PPS20-0305
Kathleen Clor	PPS20-0306
Chad Compton	PPS20-0307
Kenneth V Condrey	PPS20-0308
Sharon R Condrey	PPS20-0309
Theodore Cordasco	PPS20-0310
Cesar Corral	PPS20-0311
George H Covert	PPS20-0312
Dennis Dahlberg	PPS20-0026
Mary Dahlberg	PPS20-0027
Patricia Dambach-Cirko	PPS20-0313
Bert Daniels, Jr.	PPS20-0028
Alterck Davenport	PPS20-0314
Richard Davis	PPS20-0029

Duane D Day	PPS20-0315
Gerald R Deadwyles	PPS20-0316
Bryce Dearborn	PPS20-0317
Robert DeLacy, Jr.	PPS20-0318
Robert E DeLacy, III	PPS20-0319
Kathleen Dnunno	PPS20-0320
Marrissa Doan	PPS20-0034
Claudia Dohn	PPS20-0321
Dale Dorning	PPS20-0322
Valentina Dorning	PPS20-0323
Catherine Drake	PPS20-0324
Alex Duaine	PPS20-0325
Roland Duff	PPS20-0326
Rochelle D Earthrise	PPS20-0327
Daniel Eberle	PPS20-0328
Shawn Edwards	PPS20-0035
Jessica Ellison	PPS20-0330
Abel Emiru	PPS20-0331
Donald C Eskra, Jr.	PPS20-0332
Leticia Estrada	PPS20-0333
David S Felter	PPS20-0334
William Ferrell	PPS20-0037
Robert Finley	PPS20-0335
Stephen Folcher	PPS20-0336
Ryan D Fortune	PPS20-0337
Chris Fowler	PPS20-0338
James Frago	PPS20-0038
John Frago	PPS20-0039
Kelsey Garrett	PPS20-0582
Thomas Garrett	PPS20-0339
Andrew Garza	PPS20-0041
Charles Gay	PPS20-0340
Richard Gerber	PPS20-0341
Louis Gerrick	PPS20-0342
Paul Gizel	PPS20-0343
Ronda Godard	PPS20-0344
Adam Golden	PPS20-0345
Bradley Gordon	PPS20-0042
Tom Gorgone	PPS20-0044
Paul O Grimes	PPS20-0348
Charles Gunning	PPS20-0046
Aloysivs Guy, Sr.	PPS20-0583
David Hahn	PPS20-0584
Eric Hahn	PPS20-0585
Stefanie Hahn	PPS20-0586
Darnell Hamilton	PPS20-0143
Kimberly Hamilton	PPS20-0351

Natalie Hawks	PPS20-0050
Larry Haynes	PPS20-0352
Douglas Hays	PPS20-0051
Grace Hazell	PPS20-0353
Richard Heimerich, Jr.	PPS20-0354
Stephen Heitz	PPS20-0052
Charles Helms	PPS20-0356
Austen Hendrickson	PPS20-0357
Jonathan Hennings	PPS20-0358
Jesse J Hernandez	PPS20-0359
Michael Hibler	PPS20-0360
Anthonio Hightower	PPS20-0361
Cherrod T Hindsman	PPS20-0362
James Hise	PPS20-0054
Gary F Hodges	PPS20-0363
Alex Holland	PPS20-0057
Leonard Horseman	PPS20-0364
Ulonda Howard	PPS20-0365
Martin Hueckel	PPS20-0366
Damion Hugher	PPS20-0367
William Humble	PPS20-0590
Mary Hurley	PPS20-0058
George Illidge	PPS20-0368
Frank James	PPS20-0369
Matthew Jankowski	PPS20-0370
Betty Johnson	PPS20-0059
Edward Johnson	PPS20-0060
James Johnson	PPS20-0061
Jordan Johnson	PPS20-0372
Justin L Johnson	PPS20-0373
Randy Johnson	PPS20-0374
Samuel Johnson	PPS20-0375
Haile Kahssu	PPS20-0376
Kenneth Kearney	PPS20-0377
Michael Keating	PPS20-0378
Christopher Keilbart	PPS20-0591
Elizabeth A Kidd	PPS20-0379
Donna Jo King	PPS20-0371
Kenneth Klewicki	PPS20-0380
George Kotsiras	PPS20-0592
Wyman Kroft	PPS20-0381
Jo Ann Lane	PPS20-0382
Linda Langville	PPS20-0593
Eric B Layton	PPS20-0383
Kristie Lewis	PPS20-0384
John D Lichtenegger	PPS20-0385
Bert Lott	PPS20-0386

Robert Lutren	PPS20-0387
Daniel Maglothin	PPS20-0069
Matthews J Manlich	PPS20-0388
Robert Manning	PPS20-0389
Deborah Martin	PPS20-0072
Michael Martin	PPS20-0073
Ryan Martin	PPS20-0193
Susie Martin	PPS20-0390
Thomas Matthews	PPS20-0391
Casey McKee	PPS20-0076
Michael McMahon	PPS20-0392
Michael Meade	PPS20-0393
Michael Meador	PPS20-0077
Kenny Medlin	PPS20-0078
Arsalan Memon	PPS20-0396
Eric Mendenhall	PPS20-0397
Jenna Mendoza	PPS20-0398
Kellie A. Meyer	PPS20-0673
Matthew Millhollin	PPS20-0081
Carla M Monehain	PPS20-0400
Carlos Moreno	PPS20-0401
Michael S Morrison	PPS20-0402
Zachary P. Mueller	PPS20-0596
Kelly Murski	PPS20-0403
Andrew Myers	PPS20-0087
Frederick Myers	PPS20-0088
James Myers	PPS20-0089
Stephanie Myers	PPS20-0090
Paul Nardizzi	PPS20-0404
Wendy Neff	PPS20-0405
Christopher New	PPS20-0091
Jillian Newkirk	PPS20-0406
Jeremy Nicholas	PPS20-0092
Michael Noble	PPS20-0093
Michael C Nolon	PPS20-0409
Colter Norris	PPS20-0410
Dennis Norris	PPS20-0411
Kody Norris	PPS20-0412
Trinity Olson	PPS20-0413
Craig Palmer	PPS20-0414
Cynthia Paris	PPS20-0415
Douglas W Patterson	PPS20-0416
Antonio Perez	PPS20-0417
Jaron Perkins	PPS20-0418
Anha Pham	PPS20-0419
Thai Pham	PPS20-0420
Bonnie Phillippi	PPS20-0597

Gregory Piazza	PPS20-0421
Vincent A Piazza	PPS20-0422
Brian T Pierce	PPS20-0423
Timothy Pinney	PPS20-0424
Joshua Pitts	PPS20-0425
Craig Podgurski	PPS20-0598
Rocellious Pope	PPS20-0426
Nancy A Porter	PPS20-0427
Andre Powell	PPS20-0428
Benjamin Purses	PPS20-0429
Richard Ramirez	PPS20-0430
Charles Reardon	PPS20-0431
Derek L Reddick	PPS20-0432
Angela Reed	PPS20-0433
Christopher Reed	PPS20-0434
Edward Reed	PPS20-0435
Betty G Rice	PPS20-0436
Karen L Rice	PPS20-0437
Cheryl Richey	PPS20-0439
Terri Richards	PPS20-0106
Debra Rios	PPS20-0440
David M Roberts	PPS20-0206
Patricia Roberts	PPS20-0207
Jeroy Robinson	PPS20-0441
Sammie Robinson	PPS20-0108
Adrienne Rodriguez	PPS20-0442
Gabriel Rodriguez	PPS20-0443
Mateo F Rodriguez	PPS20-0444
Richard C Ross	PPS20-0445
Melissa Ruiz	PPS20-0446
Antonio Ruque	PPS20-0447
Geena Christine Rupp	PPS20-0599
Edna Russell	PPS20-0110
Lee H Russell	PPS20-0448
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Virginia Saxon-Ford	PPS20-0452
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Brenda Schiwitz	PPS20-0111
Michael Schuller	PPS20-0454
Nathaniel Scott	PPS20-0455
Grant Selvey	PPS20-0600
Quratulain Shoukat	PPS20-0456
Jeremy Small	PPS20-0457
Monica Smith	PPS20-0458
Anthony Spada	PPS20-0459

Melissa Spencer	PPS20-0460
Jamie Stallo	PPS20-0461
Marc A Starks	PPS20-0462
Barbara Steil	PPS20-0463
Kelvin Stinyard	PPS20-0464
Randy Stone	PPS20-0117
Sonja Stone	PPS20-0118
Steven Stosur	PPS20-0465
Robert T Stover	PPS20-0006
Jeanie Straessler	PPS20-0466
Chance Strawser	PPS20-0467
David Taliaferro	PPS20-0119
Ramona Rose Talvacchio	PPS20-0468
Katherina M Tan	PPS20-0469
Berhane Tassaw	PPS20-0470
Michael Taylor	PPS20-0120
Courtney S. Thiemann	PPS20-0601
Robert Hayes Thomas	PPS20-0602
Walter Thomas	PPS20-0603
William Wyatt Thomas	PPS20-0604
Christina Tiffany	PPS20-0471

Stephen M Troutz	PPS20-0472
Clinton Turpen	PPS20-0473
Henry J Valladares Cruz	PPS20-0474
Margarita Vasquez	PPS20-0475
Robert E Vick, II	PPS20-0476
Bradley Votaw	PPS20-0477
Joseph T Wachowski	PPS20-0478
Ambiko Wallace	PPS20-0479
Vance M Warren, Sr.	PPS20-0480
Barbara West	PPS20-0481
Pamela K Wheatley	PPS20-0007
Jennifer White	PPS20-0482
Gregory Willing	PPS20-0130
Conni Wilson	PPS20-0131
Deborah A Wilson	PPS20-0484
Jerry Wilson	PPS20-0132
Mitchell Wirth	PPS20-0485
Debra Woodhouse	PPS20-0133
Jerry Wooten	PPS20-0487
Kimary Ann Zappia	PPS20-0606

as private process servers in the above-captioned matter. In support of said motion, Petitioner states that the above-named individuals are on the Court's list of approved process servers and the information contained in their applications and affidavits on file is current and still correct.

Respectfully submitted,
KRIGEL & KRIGEL, P.C.

/s/ Ivan L. Nugent

Ivan L. Nugent, MO #62148
4520 Main St. Suite 700
KANSAS CITY, MO 64111
PHONE: 816-756-5800
FAX: 816-756-1999
EMAIL: inugent@krigelandkrigel.com

ATTORNEY FOR PETITIONER

**IN THE CIRCUIT COURT OF JACKSON COUNTY
AT KANSAS CITY**

NAYSIA MOSELEY)	
)	
Plaintiff,)	
v.)	
)	Case No.
ADIENT US LLC,)	
)	
<i>Registered agent:</i>)	
C T CORPORATION SYSTEM)	
120 SOUTH CENTRAL AVENUE)	
ST. LOUIS, MO 63105)	
)	
Defendant.)	

ORDER FOR APPOINTMENT OF PRIVATE PROCESS SERVER

For good cause shown, as stated in Petitioner's Motion, it is ordered that
HPS Process Service & Investigations, Inc. and/or its Agents are appointed
 Special Process Server(s)

Will Acree	PPS20-0275
Jan Adams	PPS20-0276
Roger Adams	PPS20-0277
Randy Adkins	PPS20-0225
Bobby Ali	PPS20-0278
Gregory Allen	PPS20-0279
Victor Aponte	PPS20-0280
Brandon Aschenbrenner	PPS20-0281
Julia Ascorra	PPS20-0282
Teresa Bailly	PPS20-0283
Joseph Baska	PPS20-0284
Robert Bassler	PPS20-0578
Carrington Bell	PPS20-0012
George Bell	PPS20-0286
Carlos Bialet	PPS20-0579
Dianna Blea	PPS20-0287
Richard J Blea	PPS20-0288
Robert Blixt	PPS20-0289
Brent Bohnhoff	PPS20-0014
Ann Bollino	PPS20-0291
Donnie C Briley	PPS20-0292

Kathy Broom	PPS20-0293
Kenneth Brown	PPS20-0294
Douglas S Brower	PPS20-0580
Hester Bryant	PPS20-0019
Nicholas Bull	PPS20-0020
James F Burke	PPS20-0296
Randy Burrow	PPS20-0021
Gory Burt	PPS20-0022
Maurice Burton	PPS20-0298
Steve Butcher	PPS20-0581
William Caputo	PPS20-0299
Kyle Carter	PPS20-0023
Charles Casey	PPS20-0300
George Castillo	PPS20-0301
Fidel A Cervantes	PPS20-0302
Trenia Cherry	PPS20-0303
Joyce Clemmons	PPS20-0304
John Clor	PPS20-0305
Kathleen Clor	PPS20-0306
Chad Compton	PPS20-0307
Kenneth V Condrey	PPS20-0308

Sharon R Condrey	PPS20-0309
Theodore Cordasco	PPS20-0310
Cesar Corral	PPS20-0311
George H Covert	PPS20-0312
Dennis Dahlberg	PPS20-0026
Mary Dahlberg	PPS20-0027
Patricia Dambach-Cirko	PPS20-0313
Bert Daniels, Jr.	PPS20-0028
Alterck Davenport	PPS20-0314
Richard Davis	PPS20-0029
Duane D Day	PPS20-0315
Gerald R Deadwyles	PPS20-0316
Bryce Dearborn	PPS20-0317
Robert DeLacy, Jr.	PPS20-0318
Robert E DeLacy, III	PPS20-0319
Kathleen Dnunno	PPS20-0320
Marrissa Doan	PPS20-0034
Claudia Dohn	PPS20-0321
Dale Dorning	PPS20-0322
Valentina Dorning	PPS20-0323
Catherine Drake	PPS20-0324
Alex Duaine	PPS20-0325
Roland Duff	PPS20-0326
Rochelle D Earthrise	PPS20-0327
Daniel Eberle	PPS20-0328
Shawn Edwards	PPS20-0035
Jessica Ellison	PPS20-0330
Abel Emiru	PPS20-0331
Donald C Eskra, Jr.	PPS20-0332
Leticia Estrada	PPS20-0333
David S Felter	PPS20-0334
William Ferrell	PPS20-0037
Robert Finley	PPS20-0335
Stephen Folcher	PPS20-0336
Ryan D Fortune	PPS20-0337
Chris Fowler	PPS20-0338
James Frago	PPS20-0038
John Frago	PPS20-0039
Kelsey Garrett	PPS20-0582
Thomas Garrett	PPS20-0339
Andrew Garza	PPS20-0041
Charles Gay	PPS20-0340
Richard Gerber	PPS20-0341
Louis Gerrick	PPS20-0342
Paul Gizel	PPS20-0343
Ronda Godard	PPS20-0344
Adam Golden	PPS20-0345

Bradley Gordon	PPS20-0042
Tom Gorgone	PPS20-0044
Paul O Grimes	PPS20-0348
Charles Gunning	PPS20-0046
Aloysivs Guy, Sr.	PPS20-0583
David Hahn	PPS20-0584
Eric Hahn	PPS20-0585
Stefanie Hahn	PPS20-0586
Darnell Hamilton	PPS20-0143
Kimberly Hamilton	PPS20-0351
Natalie Hawks	PPS20-0050
Larry Haynes	PPS20-0352
Douglas Hays	PPS20-0051
Grace Hazell	PPS20-0353
Richard Heimerich, Jr.	PPS20-0354
Stephen Heitz	PPS20-0052
Charles Helms	PPS20-0356
Austen Hendrickson	PPS20-0357
Jonathan Hennings	PPS20-0358
Jesse J Hernandez	PPS20-0359
Michael Hibler	PPS20-0360
Anthonio Hightower	PPS20-0361
Cherrod T Hindsman	PPS20-0362
James Hise	PPS20-0054
Gary F Hodges	PPS20-0363
Alex Holland	PPS20-0057
Leonard Horseman	PPS20-0364
Ulonda Howard	PPS20-0365
Martin Hueckel	PPS20-0366
Damion Hugher	PPS20-0367
William Humble	PPS20-0590
Mary Hurley	PPS20-0058
George Illidge	PPS20-0368
Frank James	PPS20-0369
Matthew Jankowski	PPS20-0370
Betty Johnson	PPS20-0059
Edward Johnson	PPS20-0060
James Johnson	PPS20-0061
Jordan Johnson	PPS20-0372
Justin L Johnson	PPS20-0373
Randy Johnson	PPS20-0374
Samuel Johnson	PPS20-0375
Haile Kahssu	PPS20-0376
Kenneth Kearney	PPS20-0377
Michael Keating	PPS20-0378
Christopher Keilbart	PPS20-0591
Elizabeth A Kidd	PPS20-0379

Donna Jo King	PPS20-0371
Kenneth Klewicki	PPS20-0380
George Kotsiras	PPS20-0592
Wyman Kroft	PPS20-0381
Jo Ann Lane	PPS20-0382
Linda Langville	PPS20-0593
Eric B Layton	PPS20-0383
Kristie Lewis	PPS20-0384
John D Lichtenegger	PPS20-0385
Bert Lott	PPS20-0386
Robert Lutren	PPS20-0387
Daniel Maglothin	PPS20-0069
Matthews J Manlich	PPS20-0388
Robert Manning	PPS20-0389
Deborah Martin	PPS20-0072
Michael Martin	PPS20-0073
Ryan Martin	PPS20-0193
Susie Martin	PPS20-0390
Thomas Matthews	PPS20-0391
Casey McKee	PPS20-0076
Michael McMahon	PPS20-0392
Michael Meade	PPS20-0393
Michael Meador	PPS20-0077
Kenny Medlin	PPS20-0078
Arsalan Memon	PPS20-0396
Eric Mendenhall	PPS20-0397
Jenna Mendoza	PPS20-0398
Kellie A. Meyer	PPS20-0673
Matthew Millhollin	PPS20-0081
Carla M Monehain	PPS20-0400
Carlos Moreno	PPS20-0401
Michael S Morrison	PPS20-0402
Zachary P. Mueller	PPS20-0596
Kelly Murski	PPS20-0403
Andrew Myers	PPS20-0087
Frederick Myers	PPS20-0088
James Myers	PPS20-0089
Stephanie Myers	PPS20-0090
Paul Nardizzi	PPS20-0404
Wendy Neff	PPS20-0405
Christopher New	PPS20-0091
Jillian Newkirk	PPS20-0406
Jeremy Nicholas	PPS20-0092
Michael Noble	PPS20-0093
Michael C Nolon	PPS20-0409
Colter Norris	PPS20-0410
Dennis Norris	PPS20-0411

Kody Norris	PPS20-0412
Trinity Olson	PPS20-0413
Craig Palmer	PPS20-0414
Cynthia Paris	PPS20-0415
Douglas W Patterson	PPS20-0416
Antonio Perez	PPS20-0417
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Gregory Piazza	PPS20-0421
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Rocellious Pope	PPS20-0426
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Richard Ramirez	PPS20-0430
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Derek L Reddick	PPS20-0432
Angela Reed	PPS20-0433
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Terri Richards	PPS20-0106
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David M Roberts	PPS20-0206
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Antonio Ruque	PPS20-0447
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William Wyatt Thomas	PPS20-0604
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Debra Woodhouse	PPS20-0133
Jerry Wooten	PPS20-0487
Kimary Ann Zappia	PPS20-0606

to serve the Petition on Defendant, Adient US LLC's registered agent C T Corporation System in connection with the above captioned matter.

DATE: _____

Judge or Circuit Clerk

**IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI
AT KANSAS CITY**

NAYSIA MOSELEY

PLAINTIFF(S),
VS.

CASE NO. 2016-CV11746
DIVISION 9

ADIENT US LLC

DEFENDANT(S),

**NOTICE OF CASE MANAGEMENT CONFERENCE FOR CIVIL CASE
AND ORDER FOR MEDIATION**

NOTICE IS HEREBY GIVEN that a Case Management Conference will be held with the Honorable **JOEL P FAHNESTOCK** on **31-AUG-2020** in **DIVISION 9** at **09:00 AM**. All Applications for Continuance of a Case Management Conference should be filed on or before Wednesday of the week prior to the case management setting. Applications for Continuance of a Case Management Conference shall comply with Supreme Court Rule and 16th Cir. R. 34.1. Continuance of a Case Management Conference will only be granted for good cause shown because it is the desire of the Court to meet with counsel and parties in all cases within the first 4 months that a case has been on file. All counsel and parties are directed to check Case.NET on the 16th Judicial Circuit web site at www.16thcircuit.org after filing an application for continuance to determine whether or not it has been granted.

A lead attorney of record must be designated for each party as required by Local Rule 3.5.1. A separate pleading designating the lead attorney of record shall be filed by each party as described in Local Rule 3.5.2. The parties are advised that if they do not file a separate pleading designating lead counsel, even in situations where there is only one attorney representing the party, JIS will not be updated by civil records department, and copies of orders will be sent to the address currently shown in JIS. Civil Records does not update attorney information from answers or other pleadings. The Designation of Lead Attorney pleading shall contain the name of lead counsel, firm name, mailing address, phone number, FAX number and E-mail address of the attorney who is lead counsel.

At the Case Management Conference, counsel should be prepared to address at least the following:

- a. A trial setting;
- b. Expert Witness Disclosure Cutoff Date;
- c. A schedule for the orderly preparation of the case for trial;
- d. Any issues which require input or action by the Court;
- e. The status of settlement negotiations.

MEDIATION

The parties are ordered to participate in mediation pursuant to Supreme Court Rule 17. Mediation shall be completed within 10 months after the date the case is filed for complex cases, and 6 months after the date the case is filed for other circuit cases, unless otherwise ordered by the Court. Each party shall personally appear at the mediation and participate in the process. In the event a party does not have the authority to enter into a settlement, then a representative of the entity that does have actual authority to enter into a settlement on behalf of the party shall also personally attend the mediations with the party.

The parties shall confer and select a mutually agreeable person to act as mediator in this case. If the parties are unable to agree on a mediator the court will appoint a mediator at the Case Management Conference.

Each party shall pay their respective pro-rata cost of the mediation directly to the mediator.

POLICIES/PROCEDURES

Please refer to the Court's web page www.16thcircuit.org for division policies and procedural information listed by each judge.

/S/ JOEL P FAHNESTOCK
JOEL P FAHNESTOCK, Circuit Judge

Certificate of Service

This is to certify that a copy of the foregoing was mailed postage pre-paid or hand delivered to the plaintiff with the delivery of the file-stamped copy of the petition. It is further certified that a copy of the foregoing will be served with the summons on each defendant named in this action.

Attorney for Plaintiff(s):

IVAN L NUGENT, KRIGEL & KRIGEL, P.C., 4520 MAIN STREET, SUITE 700, KANSAS CITY, MO 64111

Defendant(s):

ADIENT US LLC

Dated: 12-MAY-2020

MARY A. MARQUEZ
Court Administrator

**IN THE CIRCUIT COURT OF JACKSON COUNTY
AT KANSAS CITY**

NAYSIA MOSELEY)	
)	
Plaintiff,)	
v.)	
)	Case No.
ADIENT US LLC,)	
)	
<i>Registered agent:</i>)	
C T CORPORATION SYSTEM)	
120 SOUTH CENTRAL AVENUE)	
ST. LOUIS, MO 63105)	
)	
Defendant.)	

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John Clor	PPS20-0305
Kathleen Clor	PPS20-0306
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Robert E DeLacy, III	PPS20-0319
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David S Felter	PPS20-0334
William Ferrell	PPS20-0037
Robert Finley	PPS20-0335
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Andrew Garza	PPS20-0041
Charles Gay	PPS20-0340
Richard Gerber	PPS20-0341
Louis Gerrick	PPS20-0342
Paul Gizel	PPS20-0343
Ronda Godard	PPS20-0344
Adam Golden	PPS20-0345

Bradley Gordon	PPS20-0042
Tom Gorgone	PPS20-0044
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William Humble	PPS20-0590
Mary Hurley	PPS20-0058
George Illidge	PPS20-0368
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James Johnson	PPS20-0061
Jordan Johnson	PPS20-0372
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Randy Johnson	PPS20-0374
Samuel Johnson	PPS20-0375
Haile Kahssu	PPS20-0376
Kenneth Kearney	PPS20-0377
Michael Keating	PPS20-0378
Christopher Keilbart	PPS20-0591
Elizabeth A Kidd	PPS20-0379

Donna Jo King	PPS20-0371
Kenneth Klewicki	PPS20-0380
George Kotsiras	PPS20-0592
Wyman Kroft	PPS20-0381
Jo Ann Lane	PPS20-0382
Linda Langville	PPS20-0593
Eric B Layton	PPS20-0383
Kristie Lewis	PPS20-0384
John D Lichtenegger	PPS20-0385
Bert Lott	PPS20-0386
Robert Lutren	PPS20-0387
Daniel Maglothin	PPS20-0069
Matthews J Manlich	PPS20-0388
Robert Manning	PPS20-0389
Deborah Martin	PPS20-0072
Michael Martin	PPS20-0073
Ryan Martin	PPS20-0193
Susie Martin	PPS20-0390
Thomas Matthews	PPS20-0391
Casey McKee	PPS20-0076
Michael McMahon	PPS20-0392
Michael Meade	PPS20-0393
Michael Meador	PPS20-0077
Kenny Medlin	PPS20-0078
Arsalan Memon	PPS20-0396
Eric Mendenhall	PPS20-0397
Jenna Mendoza	PPS20-0398
Kellie A. Meyer	PPS20-0673
Matthew Millhollin	PPS20-0081
Carla M Monehain	PPS20-0400
Carlos Moreno	PPS20-0401
Michael S Morrison	PPS20-0402
Zachary P. Mueller	PPS20-0596
Kelly Murski	PPS20-0403
Andrew Myers	PPS20-0087
Frederick Myers	PPS20-0088
James Myers	PPS20-0089
Stephanie Myers	PPS20-0090
Paul Nardizzi	PPS20-0404
Wendy Neff	PPS20-0405
Christopher New	PPS20-0091
Jillian Newkirk	PPS20-0406
Jeremy Nicholas	PPS20-0092
Michael Noble	PPS20-0093
Michael C Nolon	PPS20-0409
Colter Norris	PPS20-0410
Dennis Norris	PPS20-0411

Kody Norris	PPS20-0412
Trinity Olson	PPS20-0413
Craig Palmer	PPS20-0414
Cynthia Paris	PPS20-0415
Douglas W Patterson	PPS20-0416
Antonio Perez	PPS20-0417
Jaron Perkins	PPS20-0418
Anha Pham	PPS20-0419
Thai Pham	PPS20-0420
Bonnie Phillippi	PPS20-0597
Gregory Piazza	PPS20-0421
Vincent A Piazza	PPS20-0422
Brian T Pierce	PPS20-0423
Timothy Pinney	PPS20-0424
Joshua Pitts	PPS20-0425
Craig Podgurski	PPS20-0598
Rocellious Pope	PPS20-0426
Nancy A Porter	PPS20-0427
Andre Powell	PPS20-0428
Benjamin Purses	PPS20-0429
Richard Ramirez	PPS20-0430
Charles Reardon	PPS20-0431
Derek L Reddick	PPS20-0432
Angela Reed	PPS20-0433
Christopher Reed	PPS20-0434
Edward Reed	PPS20-0435
Betty G Rice	PPS20-0436
Karen L Rice	PPS20-0437
Cheryl Richey	PPS20-0439
Terri Richards	PPS20-0106
Debra Rios	PPS20-0440
David M Roberts	PPS20-0206
Patricia Roberts	PPS20-0207
Jeroy Robinson	PPS20-0441
Sammie Robinson	PPS20-0108
Adrienne Rodriguez	PPS20-0442
Gabriel Rodriguez	PPS20-0443
Mateo F Rodriguez	PPS20-0444
Richard C Ross	PPS20-0445
Melissa Ruiz	PPS20-0446
Antonio Ruque	PPS20-0447
Geena Christine Rupp	PPS20-0599
Edna Russell	PPS20-0110
Lee H Russell	PPS20-0448
Mark A Russell	PPS20-0449
John Sadler	PPS20-0450
Ligno Sanchez	PPS20-0451

Virginia Saxon-Ford	PPS20-0452
Greg Schermerhorn	PPS20-0453
Brenda Schiwitz	PPS20-0111
Michael Schuller	PPS20-0454
Nathaniel Scott	PPS20-0455
Grant Selvey	PPS20-0600
Quratulain Shoukat	PPS20-0456
Jeremy Small	PPS20-0457
Monica Smith	PPS20-0458
Anthony Spada	PPS20-0459
Melissa Spencer	PPS20-0460
Jamie Stallo	PPS20-0461
Marc A Starks	PPS20-0462
Barbara Steil	PPS20-0463
Kelvin Stinyard	PPS20-0464
Randy Stone	PPS20-0117
Sonja Stone	PPS20-0118
Steven Stosur	PPS20-0465
Robert T Stover	PPS20-0006
Jeanie Straessler	PPS20-0466
Chance Strawser	PPS20-0467
David Taliaferro	PPS20-0119
Ramona Rose Talvacchio	PPS20-0468
Katherina M Tan	PPS20-0469
Berhane Tassaw	PPS20-0470
Michael Taylor	PPS20-0120

Courtney S. Thiemann	PPS20-0601
Robert Hayes Thomas	PPS20-0602
Walter Thomas	PPS20-0603
William Wyatt Thomas	PPS20-0604
Christina Tiffany	PPS20-0471
Stephen M Troutz	PPS20-0472
Clinton Turpen	PPS20-0473
Henry J Valladares Cruz	PPS20-0474
Margarita Vasquez	PPS20-0475
Robert E Vick, II	PPS20-0476
Bradley Votaw	PPS20-0477
Joseph T Wachowski	PPS20-0478
Ambiko Wallace	PPS20-0479
Vance M Warren, Sr.	PPS20-0480
Barbara West	PPS20-0481
Pamela K Wheetley	PPS20-0007
Jennifer White	PPS20-0482
Gregory Willing	PPS20-0130
Conni Wilson	PPS20-0131
Deborah A Wilson	PPS20-0484
Jerry Wilson	PPS20-0132
Mitchell Wirth	PPS20-0485
Debra Woodhouse	PPS20-0133
Jerry Wooten	PPS20-0487
Kimary Ann Zappia	PPS20-0606

to serve the Petition on Defendant, Adient US LLC's registered agent C T Corporation System in connection with the above captioned matter.

DATE: 12-May-2020


DEPUTY COURT ADMINISTRATOR




IN THE 16TH JUDICIAL CIRCUIT COURT, JACKSON COUNTY, MISSOURI

Judge or Division: JOEL P FAHNESTOCK	Case Number: 2016-CV11746
Plaintiff/Petitioner: NAYSIA MOSELEY	Plaintiff's/Petitioner's Attorney/Address IVAN L NUGENT KRIGEL & KRIGEL, P.C. 4520 MAIN STREET SUITE 700 KANSAS CITY, MO 64111
Defendant/Respondent: ADIANT US LLC	Court Address: 415 E 12th KANSAS CITY, MO 64106
Nature of Suit: CC Employmnt Discrmntn 213.111	

(Date File Stamp)

Summons in Civil Case

<p>The State of Missouri to: ADIENT US LLC Alias: R/A CT CORPORATION SYSTEM 120 S CENTRAL AVE ST LOUIS, MO 63105</p>	<p>PRIVATE PROCESS SERVER</p>
<p>COURT SEAL OF  JACKSON COUNTY</p>	<p>You are summoned to appear before this court and to file your pleading to the petition, a copy of which is attached, and to serve a copy of your pleading upon the attorney for Plaintiff/Petitioner at the above address all within 30 days after receiving this summons, exclusive of the day of service. If you fail to file your pleading, judgment by default may be taken against you for the relief demanded in the petition.</p> <p style="text-align: center;">12-MAY-2020 Date</p> <p style="text-align: center;">Further Information:</p>

<p>Sheriff's or Server's Return</p>	
<p>Note to serving officer: Summons should be returned to the court within thirty days after the date of issue.</p>	
<p>I certify that I have served the above summons by: (check one)</p> <p><input type="checkbox"/> delivering a copy of the summons and a copy of the petition to the Defendant/Respondent.</p> <p><input type="checkbox"/> leaving a copy of the summons and a copy of the petition at the dwelling place or usual abode of the Defendant/Respondent with _____ a person of the Defendant's/Respondent's family over the age of 15 years who permanently resides with the Defendant/Respondent.</p> <p><input type="checkbox"/> (for service on a corporation) delivering a copy of the summons and a copy of the petition to _____ (name) _____ (title).</p> <p><input type="checkbox"/> other _____.</p>	
<p>Served at _____ (address)</p> <p>in _____ (County/City of St. Louis), MO, on _____ (date) at _____ (time).</p>	
<p>Printed Name of Sheriff or Server _____</p> <p>(Seal)</p>	<p>Signature of Sheriff or Server _____</p>
<p>Must be sworn before a notary public if not served by an authorized officer:</p> <p>Subscribed and sworn to before me on _____ (date).</p> <p>My commission expires: _____ Date _____ Notary Public _____</p>	

<p>Sheriff's Fees</p>	
Summons	\$ _____
Non Est	\$ _____
Sheriff's Deputy Salary	\$ _____
Supplemental Surcharge	\$ 10.00
Mileage	\$ _____ (_____ miles @ \$ _____ per mile)
Total	\$ _____
<p>A copy of the summons and a copy of the petition must be served on each Defendant/Respondent. For methods of service on all classes of suits, see Supreme Court Rule 54.</p>	

SUMMONS/GARNISHMENT SERVICE PACKETS ATTORNEY INFORMATION

Under the Missouri e-filing system now utilized by the 16th Judicial Circuit Court, once a case has been accepted for filing, a clerk prepares the necessary documents for service. The summons/garnishment is sent to the attorney by an e-mail containing a link so that the filer may print and deliver the summons/garnishment, pleadings and any other necessary documents to the person designated to serve the documents.

Pursuant to State statutes, Supreme Court Rules and Local Court Rules, attorneys are required to print, attach and serve specific documents with certain types of Petitions and other filings.

Please refer to the Court's website for instructions on how to assemble the service packets at:

16thcircuit.org → Electronic Filing Information → Required Documents for Service – eFiled cases → Summons/Garnishment Service Packet Information.

Please review this information periodically, as revisions are frequently made. Thank you.

Circuit Court of Jackson County

AFFIDAVIT OF SERVICE

State of Missouri

County of Jackson

Circuit Court

Case Number: 2016-CV11746

Plaintiff/Petitioner:
NAYSIA MOSELEY

vs.

Defendant/Respondent:
ADIENT US, LLC

Received by HPS Process Service & Investigations to be served on **Aident US, LLC, c/o Registered Agent: CT Corporation System, 120 South Central Avenue, Clayton, MO 63105.**

I, MARTIN HUECKEL, being duly sworn, depose and say that on the **13th day of May, 2020** at **11:11 am, I:**

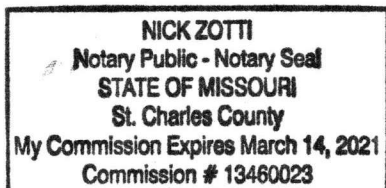
Served the within named establishment by delivering a true copy of **Summons in Civil Case; Petition for Damages; and Exhibits A-B** to **Bonnie Love, POS Intake Specialist** at the address of **120 South Central Avenue, Clayton, MO 63105.**

I am over the age of eighteen, and have no interest in the above action.

Subscribed and Sworn to before me on the 15 day
of May 2020 by the affiant who is
personally known to me.



NOTARY PUBLIC





MARTIN HUECKEL
Process Server

HPS Process Service & Investigations
www.hpsprocess.com
1669 Jefferson
Kansas City, MO 64108
(800) 796-9559

Our Job Serial Number: HAT-2020008525

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IN THE 16TH JUDICIAL CIRCUIT COURT, JACKSON COUNTY, MISSOURI

Judge or Division: JOEL P FAHNESTOCK	Case Number: 2016-CV11746
Plaintiff/Petitioner: NAYSIA MOSELEY	Plaintiff's/Petitioner's Attorney/Address IVAN L NUGENT KRIGEL & KRIGEL, P.C. 4520 MAIN STREET SUITE 700 KANSAS CITY, MO 64111
Defendant/Respondent: ADIANT US LLC	Court Address: 415 E 12th KANSAS CITY, MO 64106
Nature of Suit: CC Employment Discrimn 213.111	

(Date File Stamp)

Summons in Civil Case

The State of Missouri to: ADIENT US LLC

Alias:

R/A CT CORPORATION SYSTEM
120 S CENTRAL AVE
ST LOUIS, MO 63105

PRIVATE PROCESS SERVER

COURT SEAL OF



JACKSON COUNTY

You are summoned to appear before this court and to file your pleading to the petition, a copy of which is attached, and to serve a copy of your pleading upon the attorney for Plaintiff/Petitioner at the above address all within 30 days after receiving this summons, exclusive of the day of service. If you fail to file your pleading, judgment by default may be taken against you for the relief demanded in the petition.

12-MAY-2020

Date

Further Information:

[Signature]
Clerk

Sheriff's or Server's Return

Note to serving officer: Summons should be returned to the court within thirty days after the date of issue.

I certify that I have served the above summons by: (check one)

- ☐ delivering a copy of the summons and a copy of the petition to the Defendant/Respondent.
- ☐ leaving a copy of the summons and a copy of the petition at the dwelling place or usual abode of the Defendant/Respondent with a person of the Defendant's/Respondent's family over the age of 15 years who permanently resides with the Defendant/Respondent.
- ☒ (for service on a corporation) delivering a copy of the summons and a copy of the petition to Bonnie Cow (name) POS FATAKE SPEC. (title).
- ☐ other _____

Served at 120 S. Central Ave, Clayton MO 63105 (address)
in ST Louis (County/City of St. Louis), MO, on 5/13/2020 (date) at 11/11 am (time).

Printed Name of Sheriff or Server

(Seal)

Must be sworn before a notary public if not served by an authorized officer:

Subscribed and sworn to before me on 5/15/2020 (date).

My commission expires: 3/14/2021 (date)

Signature of Sheriff or Server

Notary Public

Sheriff's Fees

Summons \$ _____
Non Est \$ _____
Sheriff's Deputy Salary \$ _____
Supplemental Surcharge \$ 10.00
Mileage \$ _____ (_____ miles @ \$ _____ per mile)
Total \$ _____

A copy of the summons and a copy of the petition must be served on each Defendant/Respondent. For methods of service on all classes of suits, see Supreme Court Rule 54.

NICK ZOTTI
Notary Public - Notary Seal
STATE OF MISSOURI
St. Charles County
My Commission Expires March 14, 2021
Commission # 13460023